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14 *Binkele, Erguiza, González, Jah, Makela,*
15 *Mindoro, Muniz, Patty; and Rawhoof*

9
10 IN THE UNITED STATES DISTRICT COURT
11 FOR THE NORTHERN DISTRICT OF CALIFORNIA
12 SAN FRANCISCO DIVISION

13
14 CURTIS VAUGHN JACKSON,

15 Plaintiff

Case No. 3:18-cv-04098-EMC

16 v:
17 :STIPULATION FOR VOLUNTARY
18 :DISMISSAL WITH PREJUDICE
19 :
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Defendants,

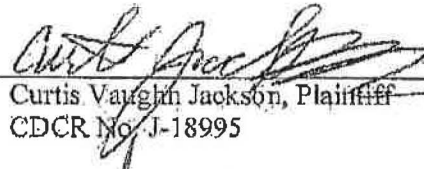
1 **TO THE HONORABLE JUDGE EDWARD M. CHEN:**

2 Plaintiff Curtis Vaughn Jackson and Defendants have resolved this case in its entirety.
3 Therefore, the parties stipulate to a dismissal of this action with prejudice under Federal Rule of
4 Civil Procedure 41(a)(1)(A)(ii).

5 Each party shall bear its own litigation costs and attorney's fees.

6 It is so stipulated,

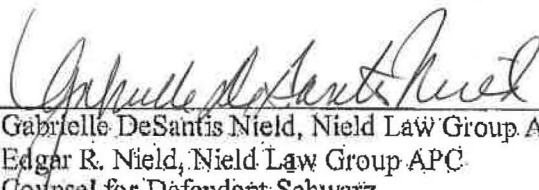
7 Dated: 1-08-2020

8 By: 
Curtis Vaughn Jackson, Plaintiff
CDCR No. J-18995

9 Dated: 1/8/20

10 By: 
Allison M. Low, Deputy Attorney General
Counsel for Defendants Binkele, Erguiza,
Gonzalez, Juh, Makela, Mindoro, Muniz, Paity,
and Rawhoof

11 Dated: 1/8/2020

12 By: 
Gabrielle DeSantis Nield, Nield Law Group APC
Edgar R. Nield, Nield Law Group APC
Counsel for Defendant Schwarz

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26 Dated: January 13, 2020

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